## IN THE UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

COLORADO PROGRESSIVE COALITION,
COLORADO PROGRESSIVE COALITION,
CONGRESS OF CALIFORNIA SENIORS,
FLORIDA ALLIANCE FOR RETIRED
AMERICANS, HEALTH CARE FOR ALL, INC.
MASSACHUSETTS SENIOR ACTION
COUNCIL, MASSPIRG, MINNESOTA SENIOR
FEDERATION, NEW JERSEY CITIZEN
ACTION, NEW YORK STATE WIDE SENIOR
ACTION COUNCIL, PENNSYLVANIA
ALLIANCE FOR RETIRED AMERICANS,
VERMONT PUBLIC INTEREST RESEARCH
GROUP, WEST VIRGINIA CITIZEN ACTION,
and WISCONSIN CITIZEN ACTION,

Plaintiffs,

v.

ABBOTT LABORATORIES, INC., ALLERGAN WORLDWIDE, ALPHA THERAPEUTIC CORP., AMERICAN BIOSCIENCE, INC., AMERICAN HOME PRODUCTS, AMGEN INC., ASTRAZENECA US, AVENTIS PHARMA, BAYER AG, BAXTER INTERNATIONAL, INC., BRISTOL-MYERS SQUIBB CO., CHIRON, FUGISAWA HEALTHCARE, INC., GLAXOSMITHKLINE, PLC, GENSIA SICOR PHARMACEUTICALS. INC., GLAXO WELLCOME, INC., GLAXO WELLCOME, PLC, IMMUNEX CORP., ICN PHARMACEUTICALS, INC., HOESCHT MARION ROUSSEL, INC., ELI LILLY AND COMPANY, ONCOLOGY THERAPEUTICS NETWORK, CORP., PHARMACIA CORP., SCHERING-PLOUGH, CORP., SICOR, INC., SMITHKLINE BEECHAM CORPORATION, TAKEDA CHEMICAL INDUSTRIES LTD., TAP PHARMACEUTICAL PRODUCTS, INC., AND JOHN DOES 1 - 200,

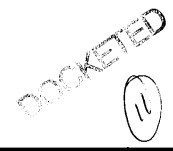
Defendants.

Case No. 01-12257-PBS

U.S. DISTRICT COURT DISTRICT OF MASS.

IN CLERKS OFFICE

STIPULATION TO EXTEND TIME



Plaintiffs Citizens for Consumer Justice, Colorado Progressive Coalition, Congress of California Seniors, Florida Alliance For Retired Americans, Health Care for All, Inc.

Massachusetts Senior Action Council, Masspirg, Minnesota Senior Federation, New Jersey Citizen Action, New York State Wide Senior Action Council, Pennsylvania Alliance for Retired Americans, Vermont Public Interest Research Group, West Virginia Citizen Action, and Wisconsin Citizen Action (collectively, "Plaintiffs") and Defendants Gensia Sicor Pharmaceuticals, Inc. ("Gensia Sicor"), and SICOR Inc. ("SICOR") hereby stipulate and agree as follows:

- (1) On December 19, 2001, Plaintiffs filed their Class Action Complaint;
- (2) Plaintiffs have effected service of the Class Action Complaint and Summons upon Gensia Sicor, and SICOR pursuant to Fed. R. Civ. P. 4;
- (3) Gensia Sicor, and SICOR shall have until March 21, 2002, to file responsive pleadings or motions to Plaintiffs' Class Action Complaint, or any amendment thereto;
- (4) This stipulation, submitted through counsel for the parties, shall not serve as a waiver of the rights of Gensia Sicor, and SICOR to file responsive pleadings or motions after March 21, 2002, in the event that Plaintiffs file and serve an amended Class Action Complaint after March 1, 2002; and

This stipulation, submitted through counsel for the parties, shall not serve as a (5) waiver of any defense or response to any matter now, or hereafter to be, asserted by Plaintiffs, with the exceptions of insufficiency of process (Fed. R. Civ. P. 12(b)(4)) and insufficiency of service of process (Fed. R. Civ. P. 12(b)(5)).

Respectfully submitted,

CITIZENS FOR CONSUMER JUSTICE, COLORADO PROGRESSIVE COALITION, CONGRESS OF CALIFORNIA SENIORS, FLORIDA ALLIANCE FOR RETIRED AMERICANS, HEALTH CARE FOR ALL, INC., MASSACHUSETTS SENIOR ACTION COUNCIL, MASSPIRG, MINNESOTA SENIOR FEDERATION, NEW JERSEY CITIZEN ACTION, NEW YORK STATE WIDE SENIOR ACTION COUNCIL, PENNSYLVANIA ALLIANCE FOR RETIRED AMERICANS, VERMONT PUBLIC INTEREST RESEARCH GROUP, WEST VIRGINIA CITIZEN ACTION, and WISCONSIN CITIZEN ACTION

SICOR INC. and GENSIA SICOR PHARMACEUTICALS, INC.

By their counsel

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Dated: January 25, 2002

## **CERTIFICATE OF SERVICE**

I hereby certify that a true copy of the aforementioned Stipulation to Extend Time was served on January 2, 2002 via first class mail, postage prepaid on all counsel of record as of the same date.

Alexander W. Moore

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